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	croteaulaw@croteaulaw.com Attorney for Plaintiffs
6	Attorney for Plaintiffs
	I .

UNITED STATES DISTRICT COURT

DISTRICT OF NEVADA

TAYLOR SOMMER, individually; TAYLOR SOMMER, as the Administrator of the ESTATE OF REINER SHAWN SOMMER, deceased,

Plaintiffs,

VS.

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CITY OF LAS VEGAS, NEVADA, a political subdivision of the State of Nevada; LAS VEGAS METROPOLITAN POLICE DEPARTMENT, a political subdivision of the State of Nevada; JOE LOMARDO, individually and as a policy maker and Sheriff of LAS VEGAS METROPOLITAN POLICE DEPARTMENT; SERGEANT GERALD BAGAPORO, individually and in his official capacity; SERGEANT JEFFREY BLUM, individually and in his official capacity; OFFICER ANDREW GARCIA, individually and in his official capacity; OFFICER JOSEPH ORTEGA, individually and in his official capacity; DOE LAS VEGAS METROPOLITAN POLICE DEPARTMENT SUPERVISORS I through X, inclusive; ROE LAS VEGAS METROPOLITAN POLICE DEPARTMENT OFFICERS XI through XX, inclusive,

Defendants.

Case No.: 2:23-cv-01682-GMN-NJK

STIPULATION TO EXTEND TIME TO RESPOND TO MOTION FOR SUMMARY **JUDGMENT [ECF #32] (SECOND** REQUEST)

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COMES NOW, Plaintiff, TAYLOR SOMMER, individually, and TAYLOR SOMMER, as the Administrator of the ESTATE OF REINER SHAWN SOMMER, deceased (collectively, "Plaintiffs"), and Defendants, LAS VEGAS METROPOLITAN POLICE DEPARTMENT; JOE LOMBARDO; SERGEANT GERALD BAGAPORO; SERGEANT JEFFREY BLUM; OFFICER ANDREW GARCIA; and OFFICER JOSEPH ORTEGA (collectively, "Defendants") by and through their undersigned counsel of record, and hereby stipulate and agree as follows:

- 1. The Defendants hereto filed a Motion for Summary Judgment on January 10, 2025 [ECF #32]. Pursuant to a stipulation granted on January 30, 2025 [ECF #37], a response to said Motion is presently due on February 14, 2025.
- 2. Plaintiff's counsel has had a number of other work obligations which have greatly reduced the time available to respond to the subject motion, including numerous other briefs, motions and oppositions.
- 3. Based upon the foregoing, Plaintiffs' counsel has requested and shall be granted an extension of time in which to respond to Defendants' Motion for Summary Judgment until February 28, 2025.
- 4. The requested extension should not interfere with the parties' ability to complete briefing in advance of the settlement conference that is scheduled to take place on March 24, 2025 [ECF #35].

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5. This Stipulation is made in good faith and not for purpose of delay.

DATED this 13th day of February, 2025.

ROGER P. CROTEAU & ASSOCIATES, LTD. | MAR

MARQUIS & AURBACH

Isl Timothy E. Rhoda

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Attorney for Plaintiffs

Isi Craig R. Anderson

CRAIG R. ANDERSON, ESQ.
Nevada Bar No. 6882
10001 Park Run Drive
Las Vegas, Nevada 89145
702-382-0711
canderson@maclaw.com
Attorney for Defendants

IT IS SO ORDERED:

Dated this 19 day of February, 2025.

UNITED STATES DISTRICT JUDGE

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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this <u>13th</u> day of February, 2025, I served via the

United States District Court CM/ECF electronic filing system, the foregoing **STIPULATION TO**

EXTEND TIME TO RESPOND TO MOTION FOR SUMMARY JUDGMENT [ECF #32]

(SECOND REQUEST) to the following parties:

Craig R. Anderson Marquis & Aurbach 10001 Park Run Drive Las Vegas, NV 89145 702-382-0711 702-382-5816 (fax) canderson@maclaw.com Attorney for Defendants

/s/ Timothy E. Rhoda

An employee or agent of ROGER P. CROTEAU & ASSOCIATES, LTD. Attorneys for Plaintiffs